

*States of America in Congress assembled,* That from and after the date when the reciprocity treaty of the fifth June, eighteen hundred and fifty-four, entered into between Great Britain and the United States, shall go into effect, the Secretary of the Treasury shall be, and he is hereby, authorized and required, to refund out of any money in the treasury, to the several persons entitled thereto, such sums of money as shall have been collected as duties, on "fish of all kinds, the products of fish, and of all other creatures living in the water," imported into the United States from and after the eleventh day of September, eighteen hundred and fifty-four, the date of the promulgation by the President of the United States of the reciprocity treaty aforesaid, on proof, satisfactory to the said secretary, that the articles aforesaid were the products of some one of the British provinces of New Brunswick, Canada, Nova Scotia, Newfoundland, or Prince Edward's Island, and imported therefrom into the United States, and duties duly paid thereon, which have not been refunded on export; and he is further authorized and required, from and after the day the treaty aforesaid shall go into effect, to cancel, on like satisfactory proof, any warehouse bonds to secure the duties, that may have been given for any of said articles imported as aforesaid.

Refunding of duties already paid on fish.

Cancellation of bonds.

SEC. 2. *And be it further enacted,* That from and after the date when the reciprocity treaty of the fifth June, eighteen hundred and fifty-four, entered into between Great Britain and the United States, shall go into effect, in the manner therein prescribed, the Secretary of the Treasury shall be, and he is hereby, authorized to refund out of any money in the treasury not otherwise appropriated, to the persons entitled thereto, such sums of money as shall have been collected as duties on any of the articles enumerated in the schedule annexed to the third article of the reciprocity treaty aforesaid, imported into the United States from the British provinces of Canada, New Brunswick, and Nova Scotia, respectively, since the date of the acts of their respective governments admitting like articles into said provinces from the United States free of duty, on proof, satisfactory to the said secretary, that the articles so imported were the products of Canada, New Brunswick, or Nova Scotia, as the case may be, and imported therefrom into the United States, and that the duties were duly paid thereon; and he is further authorized and required to cancel, from and after the date the treaty aforesaid shall go into effect, on like satisfactory proof, any warehouse bonds to secure duties which may have been given for any of the said articles imported as aforesaid. And the Secretary of the Treasury is also hereby invested with the same authority and power to refund the duties or cancel the warehouse bonds on any of the articles enumerated in said treaty, the produce of Prince Edward's Island or Newfoundland, respectively, on said treaty going into operation, should it be proved, to the satisfaction of the said secretary, that Prince Edward's Island, or Newfoundland, have admitted all of the articles enumerated in said treaty from the United States, free of duty, prior to said treaty going into operation.

Refunding of duties on other articles.

Cancellation of bonds.

APPROVED, March 2, 1855.

CHAP. CXLV. — *An Act authorizing the Corporate Authorities of Georgetown to impose Additional Taxes, and for other Purposes.* March 2, 1855.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the mayor, recorder, aldermen, and common council, of Georgetown, be, and they are hereby, authorized and empowered to lay and collect a special annual tax of seventy-five cents, or so much thereof as may be necessary, upon every hundred dollars of property by law now taxable within the corporate limits of said town, and all money vested or held in any banking, insurance, brokerage, or exchange company or institution, upon all State or

Tax authorized in Georgetown to secure subscription to the Metropolitan R. R.

corporation stocks, and money loaned at interest on bond, mortgage, or other evidence of indebtedness, in order to meet the engagements recently assumed by said town in subscribing to the stock of the Metropolitan Railroad Company; and to pledge the same to secure the said engagements, in such a manner that no part of the same shall in any event be applied to any other object; and the like remedy shall be used for the recovery thereof as is now used for the recovery of other public taxes in said town.

Water and gas.  
Tax may be laid  
therefor.

SEC. 2. *And be it further enacted*, That the said corporation of Georgetown shall have full power and authority to introduce into said town a supply of water for the use of the inhabitants thereof; and to cause the streets, lanes, and alleys, or any of them, or any portion of any of them, to be lighted by gas or otherwise; and to provide for the expense of any such works or improvements, either by a special tax or out of its corporate funds generally, or both, at its discretion.

APPROVED, March 2, 1855.

March 2, 1855.

CHAP. CXLVI.—*An Act to confirm the Canal Selections in the State of Ohio.*

Canal selections  
by Ohio, under  
acts of 1827, ch.  
56, and 1828, ch.  
108, confirmed.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the selections of land by the State of Ohio, for canal purposes, under the act of second March, eighteen hundred and twenty-seven, and twenty-fourth May, eighteen hundred and twenty-eight, be, and the same are hereby, confirmed.

APPROVED, March 2, 1855.

March 2, 1855.

CHAP. CXLVII.—*An Act for the Relief of Purchasers and Locators of Swamp and Overflowed Lands.*

Patents to issue  
for swamp lands,  
to purchasers  
and locators pri-  
or to issuing of  
patent to the  
States.

1850, ch. 84.

Provision for  
the case of a sale  
by a State prior  
to its obtaining  
a patent.

List of such  
sales to be re-  
turned.

Indemnity to  
the States when  
they lose swamp  
lands under this  
act.

*Be it enacted by the Senate and House of Representatives of the United States of America, in Congress assembled*, That the President of the United States cause patents to be issued, as soon as practicable, to the purchaser or purchasers, locator or locators, who have made entries of the public lands, claimed as swamp lands, either with cash, or with land warrants, or with scrip, prior to the issue of patents to the State or States, as provided for by the second section of the act approved September twenty-eight, eighteen hundred and fifty, entitled "An act to enable the State of Arkansas and other States to reclaim the swamp lands within their limits," any decision of the Secretary of the Interior, or other officer of the government of the United States, to the contrary notwithstanding: *Provided*, That in all cases where any State, through its constituted authorities, may have sold or disposed of any tract or tracts of said land to any individual or individuals prior to the entry, sale, or location of the same, under the preemption or other laws of the United States, no patent shall be issued by the President for such tract or tracts of land, until such State, through its constituted authorities, shall release its claim thereto, in such form as shall be prescribed by the Secretary of the Interior: *And provided, further*, That if such State shall not, within ninety days from the passage of this act, through its constituted authorities, return to the General Land-Office of the United States, a list of all the lands sold as aforesaid, together with the dates of such sale, and the names of the purchasers, the patents shall be issued immediately thereafter, as directed in the foregoing section.

SEC. 2. *And be it further enacted*, That upon due proof, by the authorized agent of the State or States, before the Commissioner of the General Land-Office, that any of the lands purchased were swamp lands, within the true intent and meaning of the act aforesaid, the purchase-money shall be paid over to the said State or States; and where the lands have been located by warrant or scrip, the said State or States